

RI-WEEKLY KENTUCKY YEOMAN.

PRINTED AND PUBLISHED BY

J. I. M. MAJOR, JR.,

ODD FELLOWS' HALL, BROADWAY, ST.

TERMS:

copy, per annum, in advance, \$3.00

per annum, in advance, \$3.00

THE WEEKLY YEOMAN is printed on a double

times per year in advance.

JOHN W. STEPHENS,

Plain and Fancy Painter

Paper Hanger, &c.

FRANKFORT, KY.

All orders left at Luckett & Hamilton's Book

Store, will be promptly attended to.

March 12, 1854.

EVANS & CO'S

Boot, Shoe & Book Store.

111 MURPHY AVENUE, E. H. TAYLOR, JR.,

has purchased the stock of Boots, Shoes,

Books, &c., of Luckett & Hamilton, and

business will be conducted by him at the stand

under the style of

EVANS & CO.

Having sold our stock of goods to E. Evans &

we close our record from this date.

June 5, 1854.

LICKETT & HAMILTON

20 BISHOP'S street, opposite

to the old brick building, corner

of the street and the river, where

we have been carrying on business

for many years, and where we

will continue to do so, until we

are able to remove to our new

premises, which will be ready

for occupancy in a few days.

Books and Stationery.

A LARGE stock of Books and Stationery, for sale

at

EVANS & CO'S

GREAT ATTRACTION!!

Corner of Main and St. Clair Streets,

I. P. BLACKKELL

(Successor to R. W. Blackkell)

Has just received by Express, direct from the

houses of the East, a beautiful assortment of

books and papers, suited for the present and

future wants of his patrons, and which he

offers at the lowest prices, and in the most

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HATS! HATS!!

A LARGE supply of HATS, &c., double extra. Most

of the best quality, and at the lowest prices.

W. M. TODD.

NOTICE.

THOMAS JOHNSON and William Johnson, son

of the late Thomas Johnson, deceased, have

been appointed administrators of the

estate of the late Thomas Johnson, deceased.

W. M. TODD.

April 21, 1854.

BOOTS AND SHOES.

WM. M. TODD,

No. 1, Switzer's Row, Frankfort, Ky.

I have received a large stock of Boots and

Shoes, of the best quality, and at the lowest

prices, and in the most complete manner.

W. M. TODD.

April 21, 1854.

LADIES' SHOES.

A particularly large stock of Ladies' Shoes, have

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W. M. TODD.

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LAW BOOKS.

THE attention of the profession is called to the

following list of Law Books, which we will sell at

the lowest prices, and in the most complete

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W. M. TODD.

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NEW SPRING & SUMMER

GOODS.

ADAMS & WILSON, No. 1, Switzer's Row,

Frankfort, Ky. have received a large stock

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ADAMS & WILSON.

March 18, 1854.

MAN KNOW THYSELF!

An Invaluable Book for 25 Cents.

Every family should have a copy.

100,000 Copies sold in less than

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PERFUMERY

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TUESDAY, JUNE 20.

Col. G. De Korponay's second course of dancing began last Thursday with a very fair prospect. This will be the first opportunity of having to the citizens of Frankfort, and its vicinity, the Col's talents in social etiquette as well as in the refined art of dancing. We have mentioned in our last week's paper the Col's terms, which considering his high expenses is too small not to be appreciated by our citizens. As to his merits, we have nothing to say—he is too well known to be brought into notice by puffing. We cordially recommend him to public patronage, and wish him a school large enough to induce him to make a permanent location among us. For his school day's advertisement.

It seems that the whole mass of the New York Sots, who, as our readers know, are one half of the Democratic party of that State, are hostile to the Nebraska law.—*Cont'd.*

It would seem from the votes in Congress, "that the whole mass" of Northern whigs "are hostile" to the same law. While more than one half of the Northern democrats voted for its passage, the whole solid column of whigs voted against it!

A DUTCHMAN'S DESCRIPTION OF A RAINY NIGHT.—"Vell last Friday night vash de vorst ash never vash. I tought to go down de hill to mine house but no sooner I did vash, den de faster I stands still, for de tarkness vass so tick dat I could not stir it with mine both hands; and as rain, dander and blizum, in more dan tree minutes, mine skin vas wet too to my clo's. But after von leetle vile it stopped quitting to rain, someting, so I kept feeling ov myself all de vry along—and ven I comes to mine own house to vash in, vat you tink?—Mine Gof, it pelag to sometopoly else!"

To Catch Mice.—Place sweetmeats in your mouth on going to bed, and keep your mouth wide open. When you feel the whiskers of the mouse, bite.

A YANKEE AT POLMER.—A Yankee and a Southerner were playing poker on a steambot. "I haven't seen an ace for some time," remarked the Southerner.

"Will I guess you have it," said the Yankee, "but I can tell you where they are. One of them is up your shirt-sleeve, and the other three are in the top of your boots."

ANOTHER PROCLAMATION AGAINST FILIBUSTERING.—The Governor of Honduras has issued a proclamation against the alleged designs of a company of adventurers from the United States, composed of English, Germans and Americans, who intend to plant an American colony upon part of the Mosquito territory, which they have seized, under pretence of a sale from the Mosquito King to John Sebastian Renswick, a merchant of London. Such an attempt, it is alleged, threatens the dignity and rights as well as the interests of Honduras, and the Governor appeals to the sense of justice of the United States and all civilized nations against it.

The London papers contain many singular paragraphs. The following is the beginning of a fashionable tailor advertisement:

"To ALL WHO ARE IN WANT OF A FIT—the importance of which requires no elucidation to convince the most sceptical how indispensably necessary it is to healthy comfort and appearance."

The advertisement concludes with a promise that no customer shall go away dissatisfied—or in other words, that the tailor will give them all "fits."

Quite an excitement was stirred up in the little town of Greensburg, Ky., last week, by the arrest and trial of Jeff Evans, a prominent member of the Greensburg bar, on a charge of grand larceny. The record says it was proven on the trial that Timothy Clark, whilst using some papers he had taken out of his pocket book, laid it down by his side on a bench in the court house, and afterwards went away and forgot it. Soon after he left, the accused went to the street Clark had left and set down on the pocket book, and soon after sitting down learned over so as to be able to get it from under him and put it in his pocket. He then went to the stairs and went into the ante and the lodge room of the Free Masons, closing the door after him. The pocket book was afterwards found in the lodge room with only a part of the money it, but more was found on the accused. On the trial, the counsel for the defense rested their case on the proposition "that lost property cannot be the subject of larceny," and on this point the prisoner made an eloquent speech—and the paper from which this account is taken says "the spoke as never man spoke!" He was acquitted.

CONVICTED OF MURDER.—The case of the Commonwealth against William Weigert, charged with the murder of L. C. Cushing, was submitted to the jury on yesterday, Thursday evening. After an absence of a few minutes, the jury returned with a verdict of GUILTY. The prisoner had a fair trial, he had able and eloquent counsel, who did everything that could be done in his behalf; he had a judge who, while he gave him the advantage of every legal point that was in his favor, at the same time held the scales of justice even, neither swerving to the right nor to the left; he had a jury of most excellent men, men of integrity, of character; and after a most patient investigation, occupying two days this jury felt it to be their duty to find the verdict they have done. They have done their duty, a duty which they owe to the law, to their oaths, to society, to their country and the God; and we assure you that when the sentiment of the good and law-abiding when we return them our thanks. This law—which is the substratum of society; the ligament which holds society and government together; the source of security to our lives, our properties and our characters—has been administered, upheld, vindicated. The circumstances of this case were well understood in this community, and the public sentiment approves this verdict. It has been a subject of complaint in this country, for some time past, that the criminal law has not been administered, for some cause or other, as it should have been; no the consequence has been a woful increase of crime of the higher grade. Cases of shooting

and standing had become so frequent, particularly in this city, that the peaceable citizens felt serious alarm; and that confidence in the law, in courts and juries, which upholds society, was fast giving way. The better portion of society felt this, and hence the evil has worked its own cure. Let the guilty hereafter beware; they will no longer find impunity for crime, in the ingenuity of lawyers and the false sympathy of juries. Upright and honest men will take care that the law is enforced. The Bowie knife and the pistols shall no longer be a law unto the violent and the wicked; or if they undertake to make them so, let them feel sure that they who take the sword shall perish by the sword.

It is perhaps proper that we should state the case of Weigert, as it was made by the testimony. It appears that some time in December last, the wife of Weigert went into the confectionary establishment of Mr. Dallinghaus, of this city, for the purpose of making some purchases. Cushing, a young man of fair character, was clerk in the establishment; and seeing Mrs. Weigert in the front room, he immediately came in from the back room, and mistaking her for another person, he accosted her with the familiar remark—"How are you pretty, at the same time touching her on the shoulder with his finger, her back being toward him. She immediately turned to him, and, seeing his mistake, instantly said, "I am mistaken; I beg pardon." She replied, "You are mistaken in the woman; I'll tell my husband," and turned and went out, he following her, still begging pardon and making apologies. After she had gone, the young man went into the back room and told to several persons what had occurred, and was very much distressed at the occurrence.

She did go home, told her husband, and after some time returned with him. Mr. Weigert, asked for no explanations on entering, but, armed with a revolver, immediately commenced shooting at Cushing, who retreated, and finally crept under the counter to get out of the way. Weigert followed him up, got on the counter, and reaching over, shot Cushing while he was crouched down under it, attempting to get out of the way. Cushing narrowly escaped a short time, confining in his last moments, the facts as here stated. It was said, also, that Cushing had a pistol in his possession, but whether he discharged it at Weigert, did not clearly appear.

Cushing was not the first man whom Weigert had shot. He had shown himself a violent man by several outrages of a similar character before, though Cushing is the only one who has been killed. On several occasions, he had shot and wounded persons before, and was regarded as a violent and lawless man, though he had always escaped the punishment of the law.

The counsel on the part of the prosecution were, Mr. Noland, Commonwealth's Attorney, Judge Richard A. Buckner and James B. Beck, Esq. On the part of the prisoner, Col. Caperton, Esq., N. W. Wickliffe, Esq., and John W. Wood, Esq. For the purpose of enabling the public to know to whom they are indebted for this candid, just and rigorous vindication of law and justice, and that the good and law-abiding may mutually express their thanks, we annex the names of the jurors, to-wit:

John M. Hunt, Wm. R. Ely, C. W. Kennedy, Thos. Woods, W. A. R. Moore, Nathaniel Moore Jr., Samuel Downing, Enoch Bacon, Thos. J. Barr, Henry C. Bowman, Charles B. Wootch, Jos. T. Gardner.—*Lex. Statesman.*

Late and Important from Mexico. The *Golden Treaty* returned with Amendments.—Release of five of the *Walker Filibusters* by the commander of an English man-of-war.

NEW ORLEANS, June 12, 1851. The steamer *Orizaba* has arrived at this port with dates from the city of Mexico to the 15th inst.

It is reported that the *Golden Treaty* had not been accepted by Santa Anna, but returned to Washington with some unknown amendments. Mr. Gadsden arrived at Vera Cruz on the 31st of May, and was received with unusual attention. He immediately proceeded to the capital.

The British ship *Chalenger* arrived at Guaymas on the 24th of May, from San Francisco, with the 350 men (mostly French) recently enlisted by the Mexican Consul at San Francisco.

Much excitement existed at Guaymas, in consequence of the commander of the English brig of war *Dido* having released five prisoners of the *Walker Expedition*, who were being transported on board the English ship *Elthelbert*, under a Mexican guard, a *Maztitan*, for trial.

The new Spanish Minister had arrived at Mexico, and had a formal reception. A tremendous hurricane occurred in the city of Mexico on the 19th doing considerable damage. A destructive hurricane had also been experienced at San Louis Potosi.

Seven highway robbers had been executed at Guadalajara.

Senor Porries, Minister of Finance, had resigned on account of sickness.

Senor Alcora, Minister of War, was lying at the point of death.

Among passengers by the *Orizaba*, Senor Rafael, bearer of despatches to St. Almuto, Mexican Minister at Washington.

[From the Memphis White of the 8th.]

An Outrageous Rape, Murder, &c.

We earned last evening the particulars of a most outrageous rape, committed upon a white woman in Marshall county, Mississippi, near Byhalia, by a negro slave. It appears that Mrs. Dehman, who had been lately married, had gone out into the field to hunt turkey nests, and was out of sight of the house, when a negro man, who was planning to do a deed close by came to where she was, threw her down and committed a rape on her person. The black fiend made her promise she would not tell, and then returned to his ploughing.

The lady repaired to a hill close by and raised the alarm, crying for help, when the fiend fell on his knees and deliberately wailed to where she was, and lavished her second time. After accomplishing his hellish purpose, he choked his victim to death, thereby committing a double crime, and then resumed his ploughing, as if nothing had happened.

In a few hours the lifeless corpse was found, but no trace of the murderer could be discovered, until a pair of hounds were brought and placed upon the scent of the track. They immediately traced the track to the negro, who was still ploughing, but he denied all knowledge of the affair.

At length he confessed to the commission of the deed, giving a full statement of everything, and in taking him away, the parties passed by the house of the negro's brother, who said it was his brother that did it, as he had talked to him about it before. This occurred on Monday evening, and the news did not become generally known that night, but next morning, it spread like wildfire, and the whole country was aroused with indignation. The excitement became intense, the people gathered from every quarter, and the black fiend was taken by the infuriated crowd and first castrated, then having his neck untied nearly dead. He was then taken down and hung alive by his heels, until he was nearly extinct, when he was shot by some ten or a dozen men in the crowd.

We do not uphold anything like mob law, but such an aggravated case as this, when our wives and daughters are thus violated, and murdered by a negro, we know, will shake the blood of any man, who has not a heart of stone, fairly boil in his veins, and in the excitement and indignation, they cannot wait the slow course of law. Such a fiend as this negro was, ought not to be permitted to live another moment, he be white or black, and we think that the law ought to take its course.

A sailor once had a high dispute with his wife who wished him to the devil. "Plague on me, Poo," said he, "I don't think I should spare pretty well with the old fellow, as I married into his family."

COURT OF APPEALS.

(Twelfth Day.)

SATURDAY, June 13, 1851.

CAUSES DECIDED.

Cleveland v. Wood, Jesseman; affirmed.
Stanford v. McKee, Fleming; do
Nealey v. McKee, Fleming; do
Houston v. Sassen, Lincoln; do
Warren v. Dicken, Polaski; do
Walston v. Vannoy, Knox; do
Branamion v. Palmer, Rockcastle; reversed.
Seale v. Brackley, Clay; do
Jones v. Gilbert, Clay; do

ORDERS.

Fowler vs. Fowler, Clarke;
Gibson v. Martin, Clarke;
Greene v. Brandenburg, Clarke;
Banning v. Poston, Clarke;
Same v. Banning, Franklin;
Irwin vs. Wickliffe, General Court—were argued.

(Thirteenth Day.)

June 19th 1851.

CAUSES DECIDED.

Emerson v. Cumberland, affirmed.
Gray v. Duncan, Knox.
Gibson v. Morton, Clarke.
Banning v. Poston.
Hunt v. Hunt; (2 cases) Allen.
Moore v. Langford, Rockcastle; reversed.
West v. Tevis, Bracken.

ORDERS.

Thompson v. Gist, Montgomery; Appeal dis.
Harris v. Harrison's adm'r, Carter.
Metlock v. Galt, Carter.
Carter v. Justice v. Boyce, &c., Carter.
Brown v. Boyce, &c., Pike.
Brown v. Boyce, &c., Pike.
Leslie v. Cumpton, Pike.
Smith's adm'r v. Dills, Pike.

Court of Appeals.

[Reported for the Tri-Weekly Kentucky Freeman, by James Monroe, Attorney at Law, Frankfort, Ky.]
HARRIS v. PRICE—Judgment, *Est'd*—
Chief Justice delivered the opinion:

1. By the act of 1792 (1 Statute Law, 435) deeds executed in other States for land lying in this State must be both acknowledged and subscribed in the presence of two justices of the peace, in the county where the granters reside, and the certificate of the justices must state that the deed was so acknowledged and so subscribed or signed in their presence; and the clerk of the county court under his seal must certify that the persons in whose presence such acknowledgment and subscription was made are justices of the peace, and that due faith and credit is to be given to their act. The deed is, if recorded, in the county of this State where the land lies, in due time, will be effectual to pass the title of the grantors to the land conveyed, and an office copy of such deed may be used in evidence in any suit to recover the land. Otherwise, neither a copy of such deed, nor even the original, without other proof of its execution, can be read as evidence in a suit for the recovery of the land from any other person, whether holding adversely or under the grantor in such deed, unless authenticated in accordance with other laws, prescribing the mode of authenticating foreign deeds, in force at the time of the execution.

2. By the 2d section of the same act, powers of attorney made in other States, may be acknowledged in the court of the county where the principal resides, in open court, and there recorded, and a copy thereof must be certified by the county clerk of said county under the state or county seal, and the copy recorded in some superior or county court in this State.

3. By the second section of the act of 1818 (2 Statute Law, 133) it is enacted that powers of attorney executed in other States shall be received and recorded in the clerk's offices of the Court of Appeals, General court, and of the county courts of this State provided they shall be authenticated, in the same manner as foreign deeds are required to be authenticated by existing laws.

4. The power of attorney in question purports to have been duly acknowledged before two Justices of the county where the principal resides. It is tried by the 2d Section of the act of 1792 (above referred to) its insufficiency to pass the title of the principal it never having been acknowledged in open court and certified by the county clerk of the county where he resides. If it was intended to conform to the act of 92 in respect to deeds, it is even then insufficient, because the Justices do not certify that the principal subscribed the power of attorney in their presence.—Judgment reversed.

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By AND BY.—There is Music enough in these words for the burden of a song. There is a hope wrapped up in them, and an articulate beat of a human heart.

By and By: We heard it as long ago as we can remember; when we made brief but perilous journeys from chair to table, from table to chair again. We heard it the other day, when two parties had been "living in their lives," one to California, the other to her lonely home. Every body says it some time or other. The boy whispers it to himself, when he dreams of exchanging the stubble little shoes for boots like a man. The man murmurs it, when in life's middle watch he sees his plans half finished, and his hopes, yet in the bud, are being cut off by the spring. The old man says it when he thinks of putting off the mortal for the immortal, to-day for to-morrow. The weary watcher for the morning whistles away the dark hours with "by and by—by and by."

Sometimes it sounds like a song; sometimes there is a sigh in it. What wouldn't the world give to find it in the almanacs, set down summer, for under it if in the deal of fairly like as it is, fitting like a star beam over the dewy shadows of the years, nobody can spare it, and when we look back upon the busy times those words have begun us, the memory of that silver by and by is like the sunrise of Ossian, "pleasant but mournful to the soul."

HOMICIDE.—On Sunday evening last, at Ridge's in this county, a difficulty occurred between JOHN HARLAN and THOS. PITTMAN, JR., which resulted in the latter being wounded by a pistol shot—the ball taking effect in the left side, about three inches below the navel. Immediately after being shot, Pittman mounted his horse several times before reaching home. His ride doubtless aggravated the wound, but his attending physician expresses the opinion that it would, under even the most favorable circumstances, have terminated fatally, which it did on Tuesday morning.

Harlan came to town on Sunday evening and gave himself up. On Wednesday evening his trial before an examining court composed of Esquires IRVIN and BUTLER, commenced, and was adjourned to Thursday morning, when it was concluded. The court decided his offence to be murder in the first degree, and he was accordingly committed to jail to await his trial at the August term of our Circuit Court.

We might give the particulars of this unfortunate affair, if we deemed it necessary. The parties were both young men, connected with large and respectable families, and had, previously to Sunday last, been very intimate friends. On that day a dispute commenced between them, which was thought by those present to be afterwards settled, but which was renewed late in the evening, and ended as above stated.—*Denville Tribune.*

LIST OF CANDIDATES.

WE are authorized to announce LEWIS MANNING as a candidate for Constable in the Frankfort district.

WE are authorized to announce R. H. KING as a candidate for Constable in the Frankfort district, at the election in August next.

WE are authorized to announce HENRY A. BRAWNS as a candidate for the office of Jailor of Frankfort county.

WE are authorized to announce COL. JAMES MOORE as a candidate for Police Judge of the city of Frankfort, at the next August election.

WE are authorized to announce R. C. STEELE as a candidate for the Sheriffship of this county.

WE are authorized to announce A. CROCKETT as a candidate for Sheriff at the next August election.

WE are authorized to announce BEN. F. FORD as a candidate for Assessor of Frankfort county at the August election next.

WE are authorized to announce JNO. J. SMITH as a candidate for Assessor of Frankfort county at the next August election.

WE are authorized to announce SAMUEL PHILIPS as a candidate for the office of Jailor, in Frankfort county at the election in August next.

WE are authorized to announce HENRY B. LYNCH as a candidate for the office of Sheriff of Frankfort county at the existing August election.

WE are authorized to announce GEN. E. H. TOLK as a candidate for Jailor of Frankfort county, at the next August election.

WE are authorized to announce PETER JETT as a candidate for Assessor in the county of Frankfort, at the next August election.

WE are authorized to announce II. SMITH as a candidate for the office of Sheriff of Frankfort county at the election in August next.

WE are authorized to announce R. T. CONLEY as a candidate for Jailor of Frankfort county, at the election in August next.

LEWIS B. FENWICK will be supported by many friends for the office of County Jailor for Frankfort county, and we are authorized to announce him as a candidate at the office.

MANY VOTERS.

COURT OF APPEALS.

WE are authorized to announce HENRY J. SMITH as a candidate for the office of Appellate Judge, in the 4th Appellate District, at the next election.

SPECIAL NOTICES.

BARGAINS!

GOODS AT COST!

In consequence of the late fire I am determined to sell my stock of Dry Goods at PRIME COST, and my friends and customers especially are invited to call and examine to convince themselves.

Particular attention is called to my stock of Silks, Lawns, Braces, Gingham, Mantillas, Under Slaves, Collars, &c.

Under Old Fellows Hall, Broadway, Frankfort, Ky.

I. P. BLACKWELL.

May 25, 1851.

[Com'th. copy.]

EVANS & CO.

Having located in the house formerly occupied by G. W. Adams, on Main street, we feel pleased to want in all who may give them a call. In some goods we can offer great inducements. Call and examine for yourselves.

May 9, 1851.

EVANS & CO.

IT WOULD HARDLY DO FOR ANY ONE TO HAVE the temerity nowadays to question the excellence of Dr. HODDAD'S German Bitters, which are prepared by Dr. C. M. JACKSON. In cases of dyspepsia, liver complaint, indigestion, and all the various ailments of the stomach, these Bitters have long since been made plainly apparent. They purify the system from the morbid humors which retard the natural functions, and bring paleness to the cheek, and suffering to the brow. They banish those clouds upon happiness, and restore the system to high health.—2w.

TO THE PUBLIC.

Since the late fire I purchased from J. N. CANNON his entire interest in the firm of CANNON & GAINES, and have disposed of the whole stock in trade to Dr. J. M. Mills. My thanks are hereby tendered for the liberal patronage bestowed upon the late firm, and I take pleasure in requesting all the friends and patrons of the same to extend their custom to Dr. Mills.

W. A. GAINES

DR. MILLS.

Takes pleasure in informing the public that he is located in the room on St. Clair street, formerly occupied by Dr. Munsell, adjoining the store of Messrs. Baker & Runyan. He returns his sincere thanks for the patronage heretofore so liberally bestowed upon him, and hopes that the same may be continued.

His stock will shortly be increased and every facility afforded for conducting the business.

The community may rely with as much safety as ever upon the genuineness of all his articles.

N. B.—Prescriptions will receive particular attention.

June 5, 1851.

DR. GUYSSOTT'S YELLOW DOCK AND SARSAPARILLA, for the cure of disease, or as a Strang purifier of blood and as a general tonic for the system, is unrivalled.

The curative powers of this Extract are truly wonderful, and all invalids should make immediate trial of the "YELLOW DOCK AND SARSAPARILLA." It cannot injure the most delicate patient.

FIEN FLY FROM MINERAL NOSTRUMS TO SEEK hope, life and vigor from this PLEASANTLY REMEDY. Tincture, however broken in health and spirits, however loathsome to itself and others, let no one despair of recovery; let the patient only understand that his hope of life and vigor is in "Guyssott's Extract of Yellow Dock and Sarsaparilla," and persuade him for his LIFE'S SAKE, to try it, and we have no hesitation in predicting his speedy restoration to health.

See advertisement.

Extract from a letter by the Rev. Mr. CUMMINGS, of Boston, who is now traveling for his health in the East.

"It gives me an ever present idea of the extensive enterprise of my countryman, to find their commodities of commerce continually in his path wherever he goes. I have not yet visited any considerable city of Turkey where I did not find the Medicines of my country represented by AYER'S CHERRY PECTORAL. In Smyrna, Aleppo, Jaffa, Jerusalem and Constantinople, we see in each, on the door post of some bazaar, the peculiarly American looking Iron can of Dr. Ayer, saying in a language which not one in a thousand of the passers by can read, 'Ayer's Cherry Pectoral for Coughs, Colds and Consumption, Sold Here.' On a shelf behind the cross-legged mullinman are seen the bottles with their English, Spanish, French and German faces turned to the crowd, and on enquiring we are told that foreigners are not the only purchasers, but the true believers themselves value their trust in late to try this product of American skill, when they find there is no other cure for them."

I was told here yesterday that the CHERRY PECTORAL had been presented to the Sultan, and is now in constant use in his harem, and in the Hospitals of the Empire!

NEURALGIA.—This formidable disease, which seems to baffle the skill of physicians, yields like magic to Carter's Spanish Mixture.

Mr. F. Hayden, formerly of the Astor House, New York, and late proprietor of the Exchange Hotel, Richmond, Va., is one of the hundreds who have been cured of severe Neuralgia by Carter's Spanish Mixture.

Since this cure, he has recommended it to numbers of others who were suffering with nearly every form of disease, with the most wonderful success.

He says it is the most extraordinary medicine he has ever used, and the best blood purifier known.

See advertisement in another column.

DISTRIBUTION.

OF

PUBLIC BOOKS.

OFFICE OF SECRETARY OF STATE.

SEALED Proposals will be received at this office, on Monday, the 25th day of July in next, at 12 o'clock P. M. for carrying and distributing the Public Books and Documents to the several counties in the State.

The Books and Documents to be distributed are, the Acts, Journals, and Documents of the last session of the General Assembly of the State of Kentucky; Reports to each of the counties of Tax and Polls; one set of Kentucky Reports in Knox county; Acts of Congress; the Constitution and Regulations of the United States; and the Reports of the Auditor and all such Reports, &c., &c. as were ordered by the printed laws, which will make up packages of books averaging from three to four boxes in the county, of the value, and nearly twice the quantity which has heretofore generally been distributed.

The State is divided into three districts, to-wit:

DISTRICT No. 1.
Pulaski, Hickman, Ballard, Graves, McRae, Marshall, Callaway, Livingston, Lyon, Trigg, Caldwell, Crutcher, Fulton, Hopkins, Henderson, Meade, Muhlenberg, Christian, Todd, Butler, Logan, Simpson, Allen, Monroe, Barren, Warren, Clark, Edmonson, Grayson, Ohio, Hartsville, Hancock, Breckinridge, Meade, Hartin, Letcher, &c.

DISTRICT No. 2.
Jefferson, Bullitt, Shelby, Washington, Taylor, Marion, Green, Adams, Russell, Cumberland, Clinton, Wayne, White, Pulaski, Casey, Lincoln, Boyle, Mercer, Anderson, Spencer, Boone, Oldham, Trimble, Carroll, Henry, Garrard, Rockcastle, Laurel, Knox, Harlan, Clay, Perry, Bell, &c.

DISTRICT No. 3.
Gallatin, Gallatin, Boone, Kenton, Grant, Scott, Faye, Woodford, Jessamine, Madison, Estill, Owen, Breathitt, Floyd, Pike, Powell, Montgomery, Carter, Hamilton, Harrison, Pendleton, Campbell, Bracken, Mason, Nicholas, Butler, Menzies, Greenup, Morgan, Clay, Lewis, Lawrence, Johnson, &c.

The proposals must specify the number of each district, and the price of each, separately, and the contracts will be awarded to the lowest bidder, upon their executing bond with approved security as required by

